SOUTHERN DISTRICT OF NEW Y			
		-X :	
SHINANO KENSHI CORP., et al.,		:	
	Plaintiffs,	:	22 Civ. 3704 (LGS)
-against-		:	<u>ORDER</u>
HONEYWELL INTERNATIONAL,	INC.,	:	
	Defendant.	: :	
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LORNA G. SCHOFIELD, District Judge:

INITED OF ATEC DISTRICT COLUMN

WHEREAS, on November 10, 2022, the parties filed a joint letter requesting an extension of discovery deadlines. An Order issued November 14, 2022, granted the parties' request. That Order directed the parties to file a joint letter regarding any discovery dispute requiring judicial resolution by December 9, 2022. It further requires the parties to submit the names of any deponents and a date for their depositions agreeable to counsel and the witness.

WHEREAS, on December 9, 2022, the parties filed the required letter. It is hereby

ORDERED that the Case Management Plan and Scheduling Order is amended. The following depositions shall be taken on the following dates:

Sawato Aizeki – February 7, 2023

Mayumi Dabbay – February 9, 2023

Nick Lauro – February 10, 2023

Anil Kumar – February 14, 2023

Alex Grigorow – February 16, 2023

Tex Moseri – February 17, 2023

Alban Gousett – February 20, 2023

Michael Benson – March 3, 2023

Plaintiff Shinano Kenshi Corp.'s Rule 30(b)(6) witness – March 14, 2023

Plaintiff Shinano Kenshi Co., Ltd.'s Rule 30(b)(6) witness – March 15, 2023

Defendant's Rule 30(b)(6) witness – March 17, 2023

Notwithstanding the parties' statement regarding the reservation of rights to amend or modify

these dates, these deposition dates may not be changed without judicial approval. An Amended

Case Management Plan and Scheduling Order will issue separately. It is further

ORDERED that in the status letter due **December 14, 2022**, the parties shall state a firm

date for the deposition of Maria Adriana Vazquez, agreeable to counsel for both parties and the

witness, for incorporation into the case management plan. It is further

ORDERED that Defendant shall produce documents related to the categories of

information specified in Section II(b) of the parties' letter, for the reasons stated in Plaintiffs'

portion of that Section. The parties shall meet and confer in good faith to narrow the scope of the

request to minimize any burden on Defendant that is disproportionate to the relevance of the

information, provided that the parties shall confer in light of the Court's holding that the three

categories of information listed are relevant to Plaintiffs' claims. It is further

ORDERED that Plaintiff's request for a conference is **DENIED** as moot. To the extent

the parties have further disputes in need of judicial resolution relating to document production,

they shall file a joint letter on ECF promptly and with sufficient time to meet existing discovery

deadlines.

Dated: December 12, 2022

New York, New York

United States District Judge